	Application No.	Applicant(s)
Notice of Allowability	09/910,046	AOSHIMA, CHIKARA
Notice of Allowability	Examiner	Art Unit
	Pedro J. Cuevas	2834
The MAILING DATE of this communication ap All claims being allowable, PROSECUTION ON THE MERITS herewith (or previously mailed), a Notice of Allowance (PTOL-8 NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT of the Office or upon petition by the applicant. See 37 CFR 1.3	IS (OR REMAINS) CLOSED 5) or other appropriate comm RIGHTS. This application is	n this application. If not included
 This communication is responsive to <u>amendment filled of the communication is responsive to amendment filled of the communication is responsive to <u>amendment filled of the communication is responsive to amendment filled of the communication is responsive to amendment filled of the communication is responsive to <u>amendment filled of the communication is responsive to amendment filled of the communication is responsive to <u>amendment filled of the communication is responsive to amendment filled of the communication is responsive to <u>amendment filled of the communication is responsive to amendment filled of the communication is responsive to the com</u></u></u></u></u>	ner.	or (f).
a) ☐ All b) ☐ Some* c) ☐ None of the:		
1. Certified copies of the priority documents ha		
2. Certified copies of the priority documents ha	ve been received in Applicati	on No
 Copies of the certified copies of the priority of	locuments have been receive	d in this national stage application from the
* Certified copies not received:		
5. Acknowledgment is made of a claim for domestic priority	under 35 U.S.C. & 119(e) (to	a provisional application)
(a) ☐ The translation of the foreign language provisional application has been received.		
6. Acknowledgment is made of a claim for domestic priority	under 35 U.S.C. §§ 120 and/	or 121.
Applicant has THREE MONTHS FROM THE "MAILING DATE" below. Failure to timely comply will result in ABANDONMENT of the substitute of the sub	omitted. Note the attached EV	AMINER'S AMENDMENT A NOTICE OF
 8. CORRECTED DRAWINGS must be submitted. (a) including changes required by the Notice of Draftspering 1) hereto or 2) to Paper No (b) including changes required by the proposed drawing 		
(b) ☐ including changes required by the proposed drawing correction filed, which has been approved by the Examiner. (c) ☐ including changes required by the attached Examiner's Amendment / Comment or in the Office action of Paper No		
Identifying indicia such as the application number (see 37 CFR each sheet.	1.84(c)) should be written on t	ne drawings in the front (not the back) of
9. DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT FOR	osit of BIOLOGICAL MATI THE DEPOSIT OF BIOLOGI	ERIAL must be submitted. Note the CAL MATERIAL.
Attachment(s)		
 1⊠ Notice of References Cited (PTO-892) 3□ Notice of Draftperson's Patent Drawing Review (PTO-948) 5□ Information Disclosure Statements (PTO-1449), Paper No 7□ Examiner's Comment Regarding Requirement for Deposit of Biological Material 	4∏ Interviev 6∏ Examine	f Informal Patent Application (PTO-152) Summary (PTO-413), Paper No r's Amendment/Comment r's Statement of Reasons for Allowance .

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DETAILED ACTION

Allowable Subject Matter

- 1. Claims 1-18, and 26 are allowed.
- 2. The following is an examiner's statement of reasons for allowance.

Aoshima et al. clearly teaches the construction of motor comprising:

a cylindrical magnet of which outer circumferential surface is divided into portions in a circumferential direction, which are alternately magnetized to different poles;

first outer magnetic pole portions which are formed by gapping part of a cylinder from a distal end in an axial direction of said motor and oppose the outer circumferential surface of said magnet;

second outer magnetic pole portions which are formed by gapping part of a cylinder from a distal end in an axial direction of said motor and oppose the outer circumferential surface of said magnet;

first inner magnetic pole portions opposing an inner circumferential surface of said magnet;

second inner magnetic pole portions opposing the inner circumferential surface of said magnet;

a first coil which is located at a position between said first outer magnetic pole portions and said first inner magnetic pole portions in the axial direction of said magnet and excites said first outer magnetic pole portions; and

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a second coil which is located at a position between said second outer magnetic pole portions and said second inner magnetic pole portions on an opposite side to said first coil in the axial direction of said magnet and excites said second outer magnetic pole portions, wherein movement of said magnet in the axial direction of said motor is regulated on an inner surface by said first and second inner magnetic pole portions.

The prior art of record, taken alone or in combination fail to disclose a motor as disclosed on independent claims 1, 8, 10, 14 and 26, having:

an annular member which is in contact with the inner circumferential surface of said magnet and fits with at least said first inner magnetic pole portions or second inner magnetic pole portions (claim 1);

a first annular member which is in contact with the inner circumferential surface of said magnet and fits with said first inner magnetic pole portions, and a second annular member which is in contact with the inner circumferential surface of said magnet and fits with said second inner magnetic pole portions (claim 8);

an annular member which is in contact with the outer circumferential surface of said magnet and fits with at least said first outer magnetic pole portions or second outer magnetic pole portions (claims 10 and 14); and

an outer cylinder having at least an outer magnetic pole portion which is formed by gapping part of said outer cylinder from a distal end in an axial direction of said magnet and opposes the outer surface of said magnet, and said inner cylinder opposes the inner surface of said magnet (claim 26).

Dependent claims 2-7, 9, 11-13, and 15-18 are considered allowable by their respective dependence on allowed independent claims 1, 8, 10, and 14.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. See PTO-892.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Pedro J. Cuevas whose telephone number is (703) 308-4904. The examiner can normally be reached on M-F from 8:30 - 6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nestor R. Ramírez can be reached on (703) 308-1371. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-1341 for regular communications and (703) 305-3432 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

Pedro J. Cuevas May 30, 2003 $m \sim 6$